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PUBLIC LAW 104-193—AUG. 22, 1996
                                                 110 STAT.
         2161
         ^{\blacksquare}(C) $3,554,000 with respect to the
      Virain
      Islands: and
      "(D) $1.000.000 with respect to American Samoa.
   "(5) TOTAL AMOUNT EXPENDED BY THE TERRITORY.—The
   term total amount expended by the territorv-
          "(A) does not include expenditures during
      vear from amounts made available by the
      Federal
                                             Govern-
      ment: and
          (B) when used with respect to fiscal year
      1995.
                                                also
      does not include—
             "(i) expenditures during fiscal vear
                                              under
          subsection (a) or (i) of section 402 (as in
          effect
          September 30, 1995); or
   "(ii) anv expenditures during fiscal vear 1995 for
     which the territory (but for section 1108, as in
                                               effect
         September
                       30.
                             1995)
  on
                                      would
                                               have
                                            received
reimbursement from the Federal Government
         (d) AUTHORITY TO TRANSFER FUNDS TO CERTAIN
                                        PROGRAMS.-
      A territory to which an amount is paid under
                                   subsection (b) of
 this section may use the amount in accordance with
                                      section 404(d)
    (e) MAINTENANCE OF EFFORT The ceiling
                                       amount with
     respect to a territory shall be reduced for a
                                   fiscal year by an
  amount equal to the amount (if any)
                          by which-
   "(1) the total amount expended by the territory
   programs of the territory operated pursuant to
   the
                                          provisions
   of law specified in subsection (a) (as such
   provisions
                                               were
   in effect for fiscal year 1995) for fiscal year
   "(2) the total amount expended by the territory
   programs of the territory that are funded under
                                          provisions
   of law specified in subsection (a) for the fiscal
                         that
                                              imme-
   diately precedes the fiscal year referred to in the
   matter
                                             preced-
   ing naragraph (1)
   (c) FIIMINATION OF CHILD CARE PROGRAMS UNDER THE SOCIAL
SECURITY ACT. (1) AFDC
         AFDC AND TRANSITIONAL CHILD CARE PROGRAMS —SEC-
tion
            (42)
                 U.S.C.
                         602) is
                                     amended by
                                                       striking
suh-
section (g) (2) (3)
         AT-RISK CHILD CARE PROGRAM.—
(3) AUTHORIZATION.—Section 402 (42 U.S.C. 602) is amended by striking subsection (i).
             FUNDING PROVISIONS.—Section 403 (42 U.S.C. 603)
is amended by striking subsection (n).
SEC.
      104. SERVICES PROVIDED BY
                                       CHARITABLE,
                                                     RELIGIOUS,
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42USC604a. PRIVATE ORGANIZATIONS.

(a) IN GENERAL -

(a) IN GENERAL.

(1) STATE OPTIONS—A State mav—

(5) administer and provide services under the programs described in subparagraphs (A) and (B)(i) of paragraph (2) through contracts with charitable, religious, or private organizations: and

(6) provide beneficiaries of assistance under the programs described in subparagraphs (A) and (B)(ii) of paragraph (2) with certificates, vouchers, or other forms of disbursement which are redeemable with such organizations. tions.